1	SHOOK, HARDY & BACON L.L.P. Mayela C. Montenegro-Urch (SBN: 304471) mmontenegro@shb.com Jamboree Center		
2			
3	5 Park Plaza, Suite 1600 Irvine, California 92614		
4	Telephone: 949-475-1500 Facsimile: 949-475-0016		
5	Aubrey L. Kramer (SBN: 359426)		
6	akramer@shb.com 555 Mission Street, Suite 2300		
7	San Francisco, California 94015 Telephone: 415-544-1900 Facsimile: 415-391-0281		
8	Facsimile: 415-391-0281		
9	Counsel for Nonparty Dr. Pierre-Anthony Lemieux		
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRI	ICT OF CALIFORNIA	
13	ADVANCED CODING TECHNOLOGIES LLC,	Case No. 3:25-mc-80123-AGT	
14	Plaintiff,	(Related to Pending Out-of-State Action: 2:24-cv-00353-JRG in the	
15	V. (Eastern District of Texas)	
16	GOOGLE LLC,	NONPARTY DR. PIERRE- ANTHONY LEMIEUX'S NOTICE	
17	Defendant.	OF WITHDRAWAL OF MOTION TO QUASH DEPOSITION	
18		SUBPOENA	
19			
20			
21			
22	Pursuant to Civil L.R. 7-7(e), nonparty Dr. Pierre-Anthony Lemieux hereby		
23	withdraws his May 19, 2025 Motion to Quash Deposition Subpoena (Dkt. No. 1),		
24	because on May 22, 2025 Advanced Coding Technologies LLC ("ACT") agreed to		
25	withdraw both individual deposition subpoenas it had issued to Dr. Lemieux (Dkt. 1-		
26		· ·	
27			
28		1	

1	3, Dkt. 1-4), without prejudice, to render both motions to quash moot. As explained	
2	in connection with his Motion to Quash, ACT had rejected Dr. Lemieux's pre-Motion	
3	proposal to withdraw both individual deposition subpoenas without prejudice. Dkt. 1	
4	at 4-5; Dkt. 1-2 at ¶ 13.	
5	Dr. Lemieux is filing this Notice within the time for filing and serving a reply.	
6	Therefore, his withdrawal is timely, and his Motion should be taken off-calendar. See	
7	Civil L.R. 7-7(e).	
8		
9	Dated: May 28, 2025 Respectfully submitted,	
10	SHOOK, HARDY & BACON L.L.P.	
11	Pur /g/Mayala C Montanagno Unah	
12	By: <u>/s/ Mayela C. Montenegro-Urch</u> Mayela C. Montenegro-Urch Aubrey L. Kramer	
13		
14	Attorneys for Nonparty Dr. Pierre- Anthony Lemieux	
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26	1 A NI-4: C Widt dum-1 - C M-4: 4- C 1 D '4' C 1 '1 ' C 1 1	
27	A Notice of Withdrawal of Motion to Quash Deposition Subpoena is being filed concurrently in related action <i>Advanced Coding Technologies LLC v. Apple Inc.</i> , No. 3:25-mc-80124 (N.D. Cal.). That Motion to Quash was also filed on May 19, 2025.	
28		

NONPARTY DR. LEMIEUX'S NOTICE OF WITHDRAWAL OF MOTION TO QUASH DEPOSITION SUBPOENA